SENATE MOTION

MADAM PRESIDENT:

I move that Engrossed House Bill 1125 be amended to read as follows:

1	Page 1, between the enacting clause and line 1, begin a new
2	paragraph and insert:
3	"SECTION 1. IC 6-1.1-1-11, AS AMENDED BY P.L.214-2005,
4	SECTION 10, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
5	JANUARY 1, 2009]: Sec. 11. (a) Subject to the limitation contained in
6	subsection (b), "personal property" means:
7	(1) nursery stock that has been severed from the ground;
8	(2) florists' stock of growing crops which are ready for sale as pot
9	plants on benches;
10	(3) billboards and other advertising devices which are located on
11	real property that is not owned by the owner of the devices;
12	(4) motor vehicles, mobile houses and airplanes; boats not subject
13	to the boat excise tax under IC 6-6-11, and trailers not subject to
14	the trailer tax under IC 6-6-5;
15	(5) foundations (other than foundations which support a building
16	or structure) on which machinery or equipment is installed; and
17	(6) all other tangible property (other than real property) which is
18	being:
19	(A) held for sale in the ordinary course of a trade or business;
20	(B) held, used, or consumed in connection with the production
21	of income; or
22	(C) held as an investment.
23	(b) Personal property does not include the following:
24	(1) Commercially planted and growing crops while they are in the
25	ground.
26	(2) Computer application software that is not held as inventory (as
27	defined in IC 6-1.1-3-11).".
28	Page 2, between lines 3 and 4, begin a new line block indented and
29	insert:
30	"(7) Truck bodies (including truck campers), all-terrain
31	vehicles (ATVs) motorhomes fifth wheel trailers travel

1 trailers, trailers, snowmobiles, rowboats, canoes, and other 2 nonmotorized boats (other than sail boats). 3 SECTION 3. IC 6-1.1-2-7.1 IS ADDED TO THE INDIANA CODE 4 AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE 5 JANUARY 1, 2009]: Sec. 7.1. Except as otherwise provided, the bureau of motor vehicles shall adopt rules establishing an excise 6 7 tax rate for the items listed in section 7(7) of this chapter. SECTION 4. IC 6-3-1-3.5, AS AMENDED BY P.L.144-2007, 8 9 SECTION 3, AS AMENDED BY P.L.211-2007, SECTION 19, AND AS AMENDED BY P.L.223-2007, SECTION 1, IS CORRECTED 10 11 AND AMENDED TO READ AS FOLLOWS [EFFECTIVE 12 JANUARY 1, 2008 (RETROACTIVE)]: Sec. 3.5. When used in this 13 article, the term "adjusted gross income" shall mean the following: 14 (a) In the case of all individuals, "adjusted gross income" (as 15 defined in Section 62 of the Internal Revenue Code), modified as 16 follows: 17 (1) Subtract income that is exempt from taxation under this article 18 by the Constitution and statutes of the United States. 19 (2) Add an amount equal to any deduction or deductions allowed 20 or allowable pursuant to Section 62 of the Internal Revenue Code for taxes based on or measured by income and levied at the state 21 22 level by any state of the United States. (3) Subtract one thousand dollars (\$1,000), or in the case of a 23 joint return filed by a husband and wife, subtract for each spouse 24 25 one thousand dollars (\$1,000). 26 (4) Subtract one thousand dollars (\$1,000) for: 2.7 (A) each of the exemptions provided by Section 151(c) of the 28 Internal Revenue Code; 29 (B) each additional amount allowable under Section 63(f) of 30 the Internal Revenue Code; and 31 (C) the spouse of the taxpayer if a separate return is made by 32 the taxpayer and if the spouse, for the calendar year in which 33 the taxable year of the taxpayer begins, has no gross income 34 and is not the dependent of another taxpayer. 35 (5) Subtract: 36 (A) for taxable years beginning after December 31, 2004, one thousand five hundred dollars (\$1,500) for each of the 37 exemptions allowed under Section 151(c)(1)(B) of the Internal 38 39 Revenue Code (as effective January 1, 2004); and (B) five hundred dollars (\$500) for each additional amount 40 41 allowable under Section 63(f)(1) of the Internal Revenue Code 42 if the adjusted gross income of the taxpayer, or the taxpayer 43 and the taxpayer's spouse in the case of a joint return, is less 44 than forty thousand dollars (\$40,000). 45 This amount is in addition to the amount subtracted under

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(6) Subtract an amount equal to the lesser of:

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subdivision (4).

(A) that part of the individual's adjusted gross income (as defined in Section 62 of the Internal Revenue Code) for that taxable year that is subject to a tax that is imposed by a political subdivision of another state and that is imposed on or measured by income; or

(B) two thousand dollars (\$2,000).

- (7) Add an amount equal to the total capital gain portion of a lump sum distribution (as defined in Section 402(e)(4)(D) of the Internal Revenue Code) if the lump sum distribution is received by the individual during the taxable year and if the capital gain portion of the distribution is taxed in the manner provided in Section 402 of the Internal Revenue Code.
- (8) Subtract any amounts included in federal adjusted gross income under Section 111 of the Internal Revenue Code as a recovery of items previously deducted as an itemized deduction from adjusted gross income.
- (9) Subtract any amounts included in federal adjusted gross income under the Internal Revenue Code which amounts were received by the individual as supplemental railroad retirement annuities under 45 U.S.C. 231 and which are not deductible under subdivision (1).
- (10) Add an amount equal to the deduction allowed under Section 221 of the Internal Revenue Code for married couples filing joint returns if the taxable year began before January 1, 1987.
- (11) Add an amount equal to the interest excluded from federal gross income by the individual for the taxable year under Section 128 of the Internal Revenue Code if the taxable year began before January 1, 1985.
- (12) Subtract an amount equal to the amount of federal Social Security and Railroad Retirement benefits included in a taxpayer's federal gross income by Section 86 of the Internal Revenue Code. (13) In the case of a nonresident taxpayer or a resident taxpayer residing in Indiana for a period of less than the taxpayer's entire taxable year, the total amount of the deductions allowed pursuant to subdivisions (3), (4), (5), and (6) shall be reduced to an amount
- which bears the same ratio to the total as the taxpayer's income taxable in Indiana bears to the taxpayer's total income.
 - (14) In the case of an individual who is a recipient of assistance under IC 12-10-6-1, IC 12-10-6-2.1, IC 12-15-2-2, or IC 12-15-7, subtract an amount equal to that portion of the individual's adjusted gross income with respect to which the individual is not allowed under federal law to retain an amount to pay state and local income taxes.
- 44 (15) In the case of an eligible individual, subtract the amount of 45 a Holocaust victim's settlement payment included in the 46 individual's federal adjusted gross income.
 - (16) For taxable years beginning after December 31, 1999,

1	subtract an amount equal to the portion of any premiums paid
2	during the taxable year by the taxpayer for a qualified long term
3	care policy (as defined in IC 12-15-39.6-5) for the taxpayer or the
4	taxpayer's spouse, or both.
5	(17) Subtract an amount equal to the lesser of:
6	(A) for a taxable year:
7	(i) including any part of 2004, the amount determined under
8	subsection (f); and
9	(ii) beginning after December 31, 2004, two thousand five
10	hundred dollars (\$2,500); or
11	(B) the amount of property taxes that are paid during the
12	taxable year in Indiana by the individual on the individual's
13	principal place of residence.
14	(18) Subtract an amount equal to the amount of a September 11
15	terrorist attack settlement payment included in the individual's
16	federal adjusted gross income.
17	(19) Add or subtract the amount necessary to make the adjusted
18	gross income of any taxpayer that owns property for which bonus
19	depreciation was allowed in the current taxable year or in an
20	earlier taxable year equal to the amount of adjusted gross income
21	that would have been computed had an election not been made
22	under Section 168(k) of the Internal Revenue Code to apply bonus
23	depreciation to the property in the year that it was placed in
24	service.
25	(20) Add an amount equal to any deduction allowed under
26	Section 172 of the Internal Revenue Code.
27	(21) Add or subtract the amount necessary to make the adjusted
28	gross income of any taxpayer that placed Section 179 property (as
29	defined in Section 179 of the Internal Revenue Code) in service
30	in the current taxable year or in an earlier taxable year equal to
31	the amount of adjusted gross income that would have been
32	computed had an election for federal income tax purposes not
33	been made for the year in which the property was placed in
34	service to take deductions under Section 179 of the Internal
35	Revenue Code in a total amount exceeding twenty-five thousand
36	dollars (\$25,000).
37	(22) Add an amount equal to the amount that a taxpayer claimed
38	as a deduction for domestic production activities for the taxable
39	year under Section 199 of the Internal Revenue Code for federal
40	income tax purposes.
41	(23) Subtract an amount equal to the amount of the taxpayer's
42	qualified military income that was not excluded from the
43	taxpayer's gross income for federal income tax purposes under
44	Section 112 of the Internal Revenue Code.
45	(23) (24) Subtract income that is:
46	(A) exempt from taxation under IC 6-3-2-21.7; and
47	(B) included in the individual's federal adjusted gross income

1 under the Internal Revenue Code. 2 (25) Subtract any amount of a credit (including an advance 3 refund of the credit) that is provided to an individual under 26 4 U.S.C. 6428 (federal Economic Stimulus Act of 2008) and 5 included in the individual's federal adjusted gross income. 6 (b) In the case of corporations, the same as "taxable income" (as 7 defined in Section 63 of the Internal Revenue Code) adjusted as 8 follows: 9 (1) Subtract income that is exempt from taxation under this article 10 by the Constitution and statutes of the United States. 11 (2) Add an amount equal to any deduction or deductions allowed or allowable pursuant to Section 170 of the Internal Revenue 12 13 Code. 14 (3) Add an amount equal to any deduction or deductions allowed 15 or allowable pursuant to Section 63 of the Internal Revenue Code 16 for taxes based on or measured by income and levied at the state 17 level by any state of the United States. 18 (4) Subtract an amount equal to the amount included in the 19 corporation's taxable income under Section 78 of the Internal 20 Revenue Code. (5) Add or subtract the amount necessary to make the adjusted 21 22 gross income of any taxpayer that owns property for which bonus depreciation was allowed in the current taxable year or in an 23 earlier taxable year equal to the amount of adjusted gross income 24 25 that would have been computed had an election not been made 26 under Section 168(k) of the Internal Revenue Code to apply bonus 2.7 depreciation to the property in the year that it was placed in 28 service. 29 (6) Add an amount equal to any deduction allowed under Section 30 172 of the Internal Revenue Code. 31 (7) Add or subtract the amount necessary to make the adjusted 32 gross income of any taxpayer that placed Section 179 property (as 33 defined in Section 179 of the Internal Revenue Code) in service 34 in the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income that would have been 35 36 computed had an election for federal income tax purposes not been made for the year in which the property was placed in 37 38 service to take deductions under Section 179 of the Internal 39 Revenue Code in a total amount exceeding twenty-five thousand 40 dollars (\$25,000). 41 (8) Add an amount equal to the amount that a taxpayer claimed as 42 a deduction for domestic production activities for the taxable year 43 under Section 199 of the Internal Revenue Code for federal 44 income tax purposes. 45 (9) Add to the extent required by IC 6-3-2-20 the amount of 46 intangible expenses (as defined in IC 6-3-2-20) and any directly

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related intangible interest expenses (as defined in IC 6-3-2-20) for

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the taxable year that reduced the corporation's taxable income (as defined in Section 63 of the Internal Revenue Code) for federal income tax purposes.

(10) Add an amount equal to any deduction for dividends paid (as defined in Section 561 of the Internal Revenue Code) to shareholders of a captive real estate investment trust (as defined in section 34.5 of this chapter).

(10) (11) Subtract income that is:

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- (A) exempt from taxation under IC 6-3-2-21.7; and
- (B) included in the corporation's taxable income under the Internal Revenue Code.
- (c) In the case of life insurance companies (as defined in Section 816(a) of the Internal Revenue Code) that are organized under Indiana law, the same as "life insurance company taxable income" (as defined in Section 801 of the Internal Revenue Code), adjusted as follows:
 - (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes of the United States.
 - (2) Add an amount equal to any deduction allowed or allowable under Section 170 of the Internal Revenue Code.
 - (3) Add an amount equal to a deduction allowed or allowable under Section 805 or Section 831(c) of the Internal Revenue Code for taxes based on or measured by income and levied at the state level by any state.
 - (4) Subtract an amount equal to the amount included in the company's taxable income under Section 78 of the Internal Revenue Code.
 - (5) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that owns property for which bonus depreciation was allowed in the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income that would have been computed had an election not been made under Section 168(k) of the Internal Revenue Code to apply bonus depreciation to the property in the year that it was placed in service.
 - (6) Add an amount equal to any deduction allowed under Section 172 or Section 810 of the Internal Revenue Code.
 - (7) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that placed Section 179 property (as defined in Section 179 of the Internal Revenue Code) in service in the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income that would have been computed had an election for federal income tax purposes not been made for the year in which the property was placed in service to take deductions under Section 179 of the Internal Revenue Code in a total amount exceeding twenty-five thousand dollars (\$25,000).
- (8) Add an amount equal to the amount that a taxpayer claimed as

a deduction for domestic production activities for the taxable year under Section 199 of the Internal Revenue Code for federal income tax purposes.

(9) Subtract income that is:

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- (A) exempt from taxation under IC 6-3-2-21.7; and
- (B) included in the insurance company's taxable income under the Internal Revenue Code.
- (d) In the case of insurance companies subject to tax under Section 831 of the Internal Revenue Code and organized under Indiana law, the same as "taxable income" (as defined in Section 832 of the Internal Revenue Code), adjusted as follows:
 - (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes of the United States.
 - (2) Add an amount equal to any deduction allowed or allowable under Section 170 of the Internal Revenue Code.
 - (3) Add an amount equal to a deduction allowed or allowable under Section 805 or Section 831(c) of the Internal Revenue Code for taxes based on or measured by income and levied at the state level by any state.
 - (4) Subtract an amount equal to the amount included in the company's taxable income under Section 78 of the Internal Revenue Code.
 - (5) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that owns property for which bonus depreciation was allowed in the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income that would have been computed had an election not been made under Section 168(k) of the Internal Revenue Code to apply bonus depreciation to the property in the year that it was placed in service.
 - (6) Add an amount equal to any deduction allowed under Section 172 of the Internal Revenue Code.
 - (7) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that placed Section 179 property (as defined in Section 179 of the Internal Revenue Code) in service in the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income that would have been computed had an election for federal income tax purposes not been made for the year in which the property was placed in service to take deductions under Section 179 of the Internal Revenue Code in a total amount exceeding twenty-five thousand dollars (\$25,000).
 - (8) Add an amount equal to the amount that a taxpayer claimed as a deduction for domestic production activities for the taxable year under Section 199 of the Internal Revenue Code for federal income tax purposes.
- (9) Subtract income that is:

1	(A) assume from taugition and an IC 6.2.2.21.7, and
1 2	(A) exempt from taxation under IC 6-3-2-21.7; and (B) included in the insurance company's taxable income under
	the Internal Revenue Code.
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4	(e) In the case of trusts and estates, "taxable income" (as defined for
5	trusts and estates in Section 641(b) of the Internal Revenue Code)
6	adjusted as follows:
7	(1) Subtract income that is exempt from taxation under this article
8	by the Constitution and statutes of the United States.
9	(2) Subtract an amount equal to the amount of a September 11
.0	terrorist attack settlement payment included in the federal
1	adjusted gross income of the estate of a victim of the September
.2	11 terrorist attack or a trust to the extent the trust benefits a victim
.3	of the September 11 terrorist attack.
4	(3) Add or subtract the amount necessary to make the adjusted
.5	gross income of any taxpayer that owns property for which bonus
6	depreciation was allowed in the current taxable year or in an
7	earlier taxable year equal to the amount of adjusted gross income
8	that would have been computed had an election not been made
9	under Section 168(k) of the Internal Revenue Code to apply bonus
20	depreciation to the property in the year that it was placed in
21	service.
22	(4) Add an amount equal to any deduction allowed under Section
23	172 of the Internal Revenue Code.
24	(5) Add or subtract the amount necessary to make the adjusted
25	gross income of any taxpayer that placed Section 179 property (as
26	defined in Section 179 of the Internal Revenue Code) in service
27	in the current taxable year or in an earlier taxable year equal to
28	the amount of adjusted gross income that would have been
29	computed had an election for federal income tax purposes not
0	been made for the year in which the property was placed in
31	service to take deductions under Section 179 of the Internal
32	Revenue Code in a total amount exceeding twenty-five thousand
3	dollars (\$25,000).
4	(6) Add an amount equal to the amount that a taxpayer claimed as
55	a deduction for domestic production activities for the taxable year
66	under Section 199 of the Internal Revenue Code for federal
37	income tax purposes.
8	(7) Subtract income that is:
19	(A) exempt from taxation under IC 6-3-2-21.7; and
10	(B) included in the taxpayer's taxable income under the
1	Internal Revenue Code.
12	(f) This subsection applies only to the extent that an individual paid
13	property taxes in 2004 that were imposed for the March 1, 2002,
4	assessment date or the January 15, 2003, assessment date. The
15	maximum amount of the deduction under subsection (a)(17) is equal
6	to the amount determined under STEP FIVE of the following formula:
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STEP ONE: Determine the amount of property taxes that the

1	taxpayer paid after December 31, 2003, in the taxable year for
2	property taxes imposed for the March 1, 2002, assessment date
3	and the January 15, 2003, assessment date.
4	STEP TWO: Determine the amount of property taxes that the
5	taxpayer paid in the taxable year for the March 1, 2003,
6	assessment date and the January 15, 2004, assessment date.
7	STEP THREE: Determine the result of the STEP ONE amount
8	divided by the STEP TWO amount.
9	STEP FOUR: Multiply the STEP THREE amount by two
10	thousand five hundred dollars (\$2,500).
11	STEP FIVE: Determine the sum of the STEP FOUR amount and
12	two thousand five hundred dollars (\$2,500).".
13	Page 29, delete lines 37 through 42.
14	Page 30, delete lines 1 through 4.
15	Page 30, line 5, delete "(c)" and insert "(b)".
16	Page 30, between lines 8 and 9, begin a new paragraph and insert:
17	"SECTION 22. [EFFECTIVE JANUARY 1, 2008
18	(RETROACTIVE)] IC 6-3-1-3.5, as amended by this act, applies to
19	taxable years beginning after December 31, 2007.".
20	Renumber all SECTIONS consecutively.
	(Reference is to EHB 1125 as reprinted February 13, 2008.)

Senator KENLEY